wo

## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

	V.			ORDER OF DETENTION PENDING TRIAL			
	J	lavier Garcia-Hernandez	Case N	lumber:	08-7408M		
present	t and wa	with the Bail Reform Act, 18 U.s is represented by counsel. I con e defendant pending trial in this	clude by a preponderance				
			FINDINGS OF FA	CT			
I find by		onderance of the evidence that:					
	$\boxtimes$	The defendant is not a citizen		•	•	dence.	
	X	The defendant, at the time of t	he charged offense, was	in the Un	ited States illegally.		
		If released herein, the defer Enforcement, placing him/her la or otherwise removed.	idant faces removal pro beyond the jurisdiction of t	ceedings his Court	by the Bureau of Imi and the defendant has p	migration and Customs previously been deported	
		The defendant has no significa	ant contacts in the United	States or	r in the District of Arizona	ì.	
		The defendant has no resource to assure his/her future appear		m which	he/she might make a bor	nd reasonably calculated	
		The defendant has a prior crim	inal history.				
		The defendant lives/works in M	Mexico.				
		The defendant is an amnesty substantial family ties to Mexic		bstantial	ties in Arizona or in the	United States and has	
		There is a record of prior failur	e to appear in court as or	dered.			
		The defendant attempted to ev	ade law enforcement cor	ntact by fl	eeing from law enforcem	ient.	
		The defendant is facing a max	imum of	у	ears imprisonment.		
at the ti	The Co ime of th	ourt incorporates by reference the hearing in this matter, except	e material findings of the F as noted in the record. CONCLUSIONS OF		ervices Agency which we	re reviewed by the Cour	
	1. 2.	There is a serious risk that the No condition or combination of <b>DII</b>	defendant will flee.	y assure	the appearance of the d	efendant as required.	
appeal. of the L	ctions fa .  The de Jnited St	fendant is committed to the cust cility separate, to the extent pract fendant shall be afforded a reas tates or on request of an attorne e United States Marshal for the	ody of the Attorney Gene ticable, from persons awa onable opportunity for priv y for the Government, the	ral or his, liting or se rate cons person ir ce in conr	/her designated represen erving sentences or being sultation with defense cou in charge of the correction nection with a court proce	g held in custody pending Insel. On order of a cour Is facility shall deliver the	
deliver Court.	IT IS O a copy c	RDERED that should an appeal of the motion for review/reconsides	of this detention order be	filed with	h the District Court, it is c	ounsel's responsibility to ing set before the Distric	
Service	es suffici	JRTHER ORDERED that if a rel ently in advance of the hearing potential third party custodian.					
	DATE	ED this 30 <sup>th</sup> day of Octob	er, 2008.				
			Sun	•			

David K. Duncan United States Magistrate Judge